

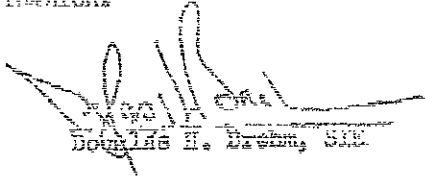
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Acquisition No.				Serial No.			
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MEMORANDUM FOR FILE

Re: Lolo S. Sotero [REDACTED]

I contacted Mrs. Sotero by telephone (#941-9994) on May 21, 1974. She advised that she would contact her husband and have him return his reentry permit and application (Form I-131) to this office as soon as possible so that we may complete the adjudication.

Date: May 23, 1974


Douglas H. Green, SAC

660002

1000, Pearl Street, Apt. 3
Honolulu, Hawaii 96812
May 1, 1974

John F. O'Shea
District Director
United States Department of Justice
Immigration and Naturalization Service

Dear Mr. O'Shea,

As I informed you by telephone, the American Embassy is refusing my husband an extension of residency permit on the grounds that he filed a 1973 nonresident tax return. This erroneous information is based on a letter sent by your office (item 1 enclosed).

My husband, prior to departing for Okinawa on business, filed a 1973 resident tax return. Enclosed is a copy of that return (item 2). The fact that it is a resident form is clearly stated at the top of the second page. In addition I have visited the downtown tax office and had them verify that it was a resident form. Non-resident forms have a symbol at the top of the return that says "NON-RESIDENT". I have enclosed copies of my husband's 1973 wage and tax statement, should you need them.

If you could clear up this mistake as soon as possible by notifying the U.S. Embassy in Okinawa it would be greatly appreciated. My husband's return is subject to inspection next month. If you have made a mistake in your letter, I would appreciate your letting me know in your reply. You can reach me at home at 841-0822. Thank you so much for your trouble.

Very truly yours,
[Signature]

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[illegible]

THE UNIVERSITY OF CHICAGO PRESS

ALLEN WERE BEING SUBMITTED TO A LEGAL INVESTIGATION
CONDUCTED BY THE UNITED STATES MARSHAL SERVICE
JAMES, AND AFTER YOU ESTABLISHED A RESIDENCE IN
NEW YORK CITY, AND A LEGAL STATUS IN THE UNITED STATES
STRICTLY IN ACCORDANCE WITH THE UNITED STATES MARSHAL SERVICE
AND THE UNITED STATES MARSHAL SERVICE, AND THE UNITED STATES MARSHAL SERVICE
WITH A CERTIFICATE OF STATUS AS A LEGAL PERSON

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RECEIVED
U.S. DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE: [REDACTED]

Case No. 12-cv-00280-HTW-LRA

FILED

APR 27 2012

U.S. DISTRICT COURT

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Letter not pd.

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Allen

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Jakarta
INDONESIA

February 13, 1978

Your [REDACTED]

Mr J.F. O'BRIEN
District Director
Immigration and Naturalization Service
P.O. Box 481
Honolulu
HAWAII 96709

Dear Sir,

Thank you for your letter dated February 28, 1978 regarding the matter of my permanent resident status. I was completely unaware that I had contravened any Federal law. My only explanation is that when I filled out my tax form for 1973, I enlisted the help of a friend. He worked for a bank and was aware of my status thus I trusted in his knowledge of the tax laws.

In order to clear this matter up could you please inform me as to the action I must take. If I have to pay any back-taxes naturally I would be under an obligation to do so.

Please accept as the truth that I was completely unaware that I had broken any regulations.

I sincerely hope that this incident will not jeopardize my chances of an extension to my re-entry permit.

Yours faithfully,

[Signature]
Solo Sutono

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FEB 15 1978
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HONOLULU

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IMMIGRATION AND NATURALIZATION SERVICE

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DIRECTOR
 NATIONAL LABOR RELATIONS BOARD
 WASHINGTON, D. C. 20540
 MEMPHIS, TENNESSEE
 MAY 10, 1968
 MR. JAMES EARL RAY
 366 SOUTH MAIN STREET
 MEMPHIS, TENNESSEE 38102

1. THE UNITED STATES OF AMERICA
 2. DO HEREBY DECLARE THAT THE FOREIGN INVESTMENT IN AMERICA
 3. IS THE ONLY WAY TO SAVE THE UNITED STATES FROM THE ONSET OF A RECESSION
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PLEASE REFER TO THIS FILE NUMBER

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

808 ALA MOANA BLVD.
HONOLULU, HAWAII 96809
August 22, 1968

Mrs. Ann D. Soetoro
2234 University Avenue
Honolulu, Hawaii

Dear Madam:

This is in reference to application for waiver of the two-year foreign residence requirement filed by your husband, Iolo Soetoro.

Our records indicate that your husband returned to Indonesia, the country of his nationality and last residence on July 20, 1966. It appears therefore that he has accumulated the two-years of physical presence in Indonesia and that there is no need to consider the application for waiver at this time.

We are therefore considering the application closed, however, if at any time it is found that consideration of the waiver application is necessary the matter will be reopened.

Sincerely,

John F. O'Shea
John F. O'Shea
District Director

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U. S. DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

895 ALA MOANA BOULEVARD
HONOLULU, HAWAII 96813

OFFICIAL BUSINESS

IMMIGRATION &
NATURALIZATION
SERVICE

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HONOLULU

POSTAGE AND FEES PAID
Immigration and Naturalization Service

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Mrs. Ann Dunham Soetoro
2234 University Avenue
Honolulu, Hawaii



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Deputy Associate Commissioner, Travel Control
Central Office, Washington, D. C.

SW 2141-C
August 6, 1968

M. F. Rarigone, Deputy Regional Commissioner
Southwest Region, San Pedro, California

[REDACTED] South Region section 214(c) waiver applicant, your CO 213-43-C
of 7/24/68

ATTENTION: Assistant Commissioner, Adjudications

Attached is a copy of self-explanatory memorandum dated August 1, 1968,
from the District Director, Honolulu, indicating that the subject alien on
July 29, 1968, returned to Indonesia, the country of his nationality and
last residence.

Under the circumstances, we concur with the District Director that further
consideration of the applicant's waiver application does not now appear
necessary and that the file should be closed, subject to being reopened
should consideration of a waiver be found necessary at any time. The
assistance of your office in advising the Chief of the Facilitative Services
Staff of the Bureau of Educational and Cultural Affairs, Department of State,
of the foregoing would be appreciated.

Attachment

M. F. Rarigone

cc: DISTRICT DIRECTOR, HONOLULU, HAWAII: For your information
and guidance.

HONOLULU

10 AUG 9 AM 9:01

IMMIGRATION &
NATURALIZATION
SERVICE

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UNITED STATES DEPARTMENT OF JUSTICE
 Immigration and Naturalization Service
 P. O. BOX 461

HAWAII 96809

NOTICE OF APPROVAL OR REVALIDATION OF VISA PETITION

File Number: [REDACTED]

Date:

August 1, 1968

Mrs. Ann Dianne Sotore
 2234 University Avenue
 Honolulu, Hawaii

Date Petition filed:

October 1, 1965

Date to which

Petition is valid:

July 31, 1973

Classification:

Bestion-201(b)

Please note the items below which are indicated by "X" marks concerning the visa petition filed by you in behalf of your husband, Jole Sotore.

- ☒ The petition has been approved and forwarded to the United States Consulate at which the beneficiary or beneficiaries will apply for a visa. Any inquiry concerning the issuance of a visa should be directed to the Consulate at Widarta, Indonesia.
- ☐ The petition has been revalidated and forwarded to the United States Consulate at which the beneficiary or beneficiaries will apply for a visa. Any inquiry concerning the issuance of a visa should be directed to the Consulate at _____.
- ☐ It is indicated that the beneficiary does not require a visa to enter the United States. Notice of approval of the petition has been forwarded to the intended United States port of entry. Please notify this office immediately of any change in the intended port of entry.
- ☐ The petition has been approved. No notice of approval of the petition has been sent to a United States Consulate or port of entry, as it has not been indicated that the beneficiary(ies) will apply for visa(s) or for admission to the United States.
- ☐ The petition states that the beneficiary is in the United States and will apply for adjustment of status to that of a lawful permanent resident. The enclosed form (I-485) should be completed and submitted by the beneficiary in accordance with the instructions contained therein.
- ☐ The petition has been revalidated. No notice of revalidation of the petition has been sent to a United States Consulate, as it has not been indicated that the beneficiary(ies) will apply for visa(s).
- ☐ If you become naturalized as a citizen of the United States and an immigrant visa has not yet been issued to the beneficiary, notify this office immediately, giving the date of your naturalization. This information may expedite the issuance of a visa to the beneficiary. If the petition was in behalf of your son or daughter, also advise whether that person is still unmarried.
- ☐ You are required to notify this office promptly if the employment or training specified in this petition is terminated before the expiration of the authorized stay in the United States of the beneficiary(ies) occurs. You are requested to advise the beneficiary(ies) that the acceptance of employment or training not specified in this petition will be a violation of the nonimmigrant status of the beneficiary(ies).
- ☐ Upon arrival in the United States, the initial period of admission of the beneficiary(ies) of your non-immigrant visa petition may not exceed the date to which the petition is valid.
- ☐ The temporary stay of the beneficiary(ies) named in your petition is extended to _____.

☐ REMARKS:

JOS:EN

Very truly yours,

John F. Oller
 DISTRICT DIRECTOR

**Assistant Regional Commissioner,
Travel Control, Southwest Region**

August 1, 1968

**John F. O'Shea, District Director
Honolulu, Hawaii**

**Your SN 214j-C, July 29, 1968; Lolo SUTTORO, A14 128 294 -
Sec. 212(e) Waiver Applicant**

Our file indicates that the subject returned to Indonesia, the country of his nationality and last residence, on July 20, 1966. Although there is a remote possibility that he has not yet accumulated two full years of physical presence in Indonesia, there does not appear to be any need to consider the waiver at this time.

If you agree, we will count the waiver application as closed statistically, subject to being reopened at any time if consideration of the waiver is found to be necessary, and we will so advise the applicant at his last foreign address.

Via Airmail

JOS:rn

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OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA GEN. REG. NO. 27

5010-104

UNITED STATES GOVERNMENT

Memorandum

TO : District Director,
Honolulu, Hawaii

DATE: SW 2141-C
July 29, 1968

FROM : E. J. Strapp, Acting Assistant Regional Commissioner,
Southwest Region, Travel Control

SUBJECT: [REDACTED] Ina Sestore - Section 212(e) Waiver Applicant, our SW 2141-C
of October 10, 1967, your memorandum of July 11, 1968

We have been advised by the Central Office that the State Department is unable to locate your letter requesting the recommendation of that Department on the subject application for a 212(e) waiver. Please prepare a new, signed letter to the State Department again requesting the recommendation of the Secretary of State in this subject alien's case with a copy of Form I-612 attached. If such is not available, a Form I-612 may be completed from the information contained in the file and sent with the original request. In your letter to the State Department that Department should be advised that a previous request was made on October 6, 1967.

Your letter and the relating file should be forwarded to the Regional Office for review in accordance with current procedures in 212(e) cases. Please refer to this memorandum in submitting the letter and file to us for review.

E. J. Strapp

HONOLULU

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IMMIGRATION &
NATURALIZATION
SERVICE

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**Assistant Regional Commissioner,
Travel Control, Southeast Region**

July 11, 1968

**John F. O'Shea, District Director
Honolulu, Hawaii**

**A14 128 294, Lolo Sontoro - Section 212(e) Waiver Applicant;
Your SW 214j-C of October 10, 1967**

**The Central Office on October 6, 1967 mailed our letter on
this case to the Department of State with favorable
recommendation.**

**We have received no response from the Department of State, and
it is suggested that inquiry be made as to their decision on
this matter.**

Via Airmail

RSC:ra

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~~9/14/12~~
Svetov, Lila

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OPTIONAL FORM NO. 10

UNITED STATES GOVERNMENT

Memorandum To T/C

TO : District Director
Honolulu, Hawaii

SW 214j-C
DATE: October 10, 1967

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: [REDACTED] Soetoro - Section 212(e) Waiver Applicant

Subject file is returned. The Central Office on October 6, 1967 mailed your letter on this case to Department of State with favorable recommendation.

Attachment

J. P. Sharon

HONOLULU

1967 OCT 11 AM 9 22

IMMIGRATION &
NATURALIZATION
SERVICE

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OCT 6 1967

Chief, Facilitative Services Staff
Bureau of Educational and Cultural Affairs
Department of State
Washington, D. C. 20520

Dear Sir:

There is enclosed the application of Mr. Lalo Sontoro for a waiver of the two-year foreign residence requirement of section 212(a) of the Immigration and Nationality Act, as amended.

Mr. Sontoro is a 32-year-old native and citizen of Indonesia. He was admitted to the United States as an exchange visitor on September 16, 1962, for graduate studies sponsored by the Center for Cultural and Technical Interchange Between East and East, University of Hawaii, under Exchange Visitor Program No. P-2-1793. He completed his activities under Exchange Visitor Program No. P-2-1793 on June 20, 1965. Mr. Sontoro departed from the United States on July 20, 1965, and has since been residing in Indonesia where he is presently employed by the Indonesian Government.

The applicant's United States citizen wife resides at 2234 University Avenue, Honolulu, Hawaii, with her 6-year-old United States citizen son by a prior marriage. The applicant, who returned to Indonesia and has been residing there for over 14 months in an effort to satisfy the foreign residence requirement, earns a very meager salary and is dependent upon members of his family. His wife has remained with his stepchild in the United States and earns about \$400 per month. She has made application for a visa for herself and her son to travel to Indonesia as she is determined to join her husband as soon as possible, if he is not permitted to return here, because she can no longer endure the separation. She has been trying since last year to obtain employment with the U.S. Embassy in Jakarta, Indonesia, thus far without success, and she will therefore be without adequate income to support herself and her minor son of a previous marriage who will be required to accompany her.

Satisfactory evidence of Mr. Sontoro's marriage on March 15, 1965, to a United States citizen and evidence of the legal termination

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Chief, Facilitative Services Staff - 2 -

of his spouse's prior marriage have been submitted. There are no adverse factors in this case.

In view of the foregoing, it has been determined that compliance with the foreign residence requirement of section 212(e) of the Immigration and Nationality Act, as amended, would impose exceptional hardship upon Mr. Sotaro's United States citizen spouse and stepchild. It is therefore requested that the Secretary of State recommend whether the waiver should be granted.

Sincerely,

John F. O'Shea
District Director

WJL:cs

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Deputy Associate Commissioner, Travel
Control, Central Office, Washington, D.C.

SW 214j-C
September 29, 1967

L. W. Gilman, Associate Deputy Regional
Commissioner, Operations, Southwest Region

[REDACTED] SOFTORO - Section 212(e) Waiver Applicant

Attention: Assistant Commissioner - Adjudications

Attached hereto is subject file together with prepared undated letter, original and two copies, addressed to the Chief, Facilitative Services Staff, Bureau of Educational and Cultural Affairs, Department of State. Favorable action on the application is recommended. This case has previously been reviewed in your office and your CO 212.43-C of August 21, 1967 relates.

Attachment

000041

Assistant Regional Commissioner,
Travel Control, Southwest Region

September 25, 1967

John F. O'Shea, District Director
Honolulu, Hawaii.

Your PW 214j-R; August 25, 1967; A14 128 294, Lolo Section -
Section 212(c) Waiver Applicant

Pursuant to your subject memorandum, the enclosed letter
to the Department of State requesting recommendation on
Section 212(c) waiver is forwarded to you for review.

Attachment
Via Airmail

000042

Assistant Regional Commissioner,
Travel Control, Southwest Region

Charge folder
September 25, 1967

John F. O'Shea, District Director
Honolulu, Hawaii

Your BU 2143 of August 25, 1967; AIA 128 294, Lolo Soetoro -
Section 212(c) Travel Applicant

Pursuant to your subject memorandum, the enclosed letter
to the Department of State requesting recommendation on
Section 212(c) waiver is forwarded to you for review.

Attachment
Via Airmail

WIM:cs

000043

Chief, Facilitative Services Staff
Bureau of Educational and Cultural Affairs
Department of State
Washington, D. C. 20520

Dear Sir:

There is enclosed the application of Mr. Iain Soutoro for a waiver of the two-year foreign residence requirement of section 212(a) of the Immigration and Nationality Act, as amended.

Mr. Soutoro is a 32-year-old native and citizen of Indonesia. He was admitted to the United States as an exchange visitor on September 15, 1962, for graduate studies sponsored by the Center for Cultural and Technical Exchange Between East and West, University of Hawaii, under Exchange Visitor Program No. 7-1-1793. He completed his activities under Exchange Visitor Program No. 7-1-1793 on June 20, 1963. Mr. Soutoro departed from the United States on July 10, 1963, and has since been residing in Indonesia where he is presently employed by the Indonesian Government.

The applicant's United States citizen wife resides at 2234 University Avenue, Honolulu, Hawaii, with her 6-year-old United States citizen son by a prior marriage. The applicant, who returned to Indonesia and has been residing there for over 11 months in an effort to satisfy the foreign residence requirement, earns a very meager salary and is dependent upon members of his family. His wife has remained with his stepchild in the United States and earns about \$400 per month. She has made application for a visa for herself and her son to travel to Indonesia as she is determined to join her husband as soon as possible, if he is not permitted to return here, because she can no longer sustain the separation. She has been trying since last year to obtain employment with the U.S. Embassy in Jakarta, Indonesia, thus far without success, and she will therefore be without adequate means to support herself and her minor son of a previous marriage who will be required to support himself.

Satisfactory evidence of Mr. Soutoro's marriage on March 15, 1963, to a United States citizen and citizen of the United States

000044

Chief, Facilitative Services Staff - 2 -

of his spouse's prior marriage have been substantiated. There are no adverse factors in this case.

In view of the foregoing, it has been determined that compliance with the foreign residence requirement of section 212(c) of the Immigration and Nationality Act, as amended, would impose exceptional hardship upon Mr. Sotomayor's United States citizen spouse and stepchild. It is therefore requested that the Secretary of State recommend whether the waiver should be granted.

Sincerely,

John F. O'Shea
District Director

WIM:es

000045

Memorandum to file

Sept. 4, '96

Pursuant to inquiry from Central office regarding the status of the applicants' spouses' child by a former marriage.

The person in question is a United States citizen by virtue of his birth in Honolulu, Hawaii Aug. 4, '96. He is living with the applicants' spouse in Honolulu, Hawaii. He ~~was~~ is considered the applicants' step-child, within the meaning of Sec. 101(b)(1)(B), of the act, by virtue of the marriage of the applicant to child's mother on March 5, '96.

W. I. Mix

000046

UNITED STATES GOVERNMENT

Memorandum

Tark

TO : District Director
Honolulu, Hawaii

DATE: August 25, 1967

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southeast Region

SUBJECT: [REDACTED] - Section 212(c) Waiver Applicant

Subject file has been reviewed by the Central Office. Attached CO 212-43-C of August 21, 1967 by the Assistant Commissioner. All indications indicates the views of the Central Office. We concur.

Subject file is returned for your further action as indicated. Please return file with prepared letter for our review and forwarding to the Central Office making reference to this memorandum.

Attachment

JPS

1967 AUG 28 AM 8 26

RECEIVED
IMMIGRATION &
NATURALIZATION
SERVICE

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000047

CO 212.43-C

AUG 21 1967

Regional Commissioner
San Pedro, California

Assistant Commissioner
Adjudications

Lolo Soetoro, [REDACTED] Section 212(e) Waiver Applicant;
Your SW 214j-5, July 24, 1967.

Attention: Associate Deputy Regional Commissioner, Operations

The applicant's file is returned herewith. It is the opinion of this office that exceptional hardship has been established in this case for the following reasons:

The applicant, who returned to Indonesia and has been residing there for over 13 months in an effort to satisfy the foreign residence requirement, earns a very meager salary and is dependent upon members of his family. His wife has remained in the United States and earns about \$400 a month. She has now determined to join her husband in Indonesia if he is not permitted to return here because she can no longer endure the separation. She has been trying since last year to obtain employment with the U.S. Embassy in Djakarta, Indonesia, thus far without success, and she will therefore be without adequate income to support herself and her minor son of a previous marriage who will accompany her there.

There is nothing in the file to document the status of the spouse's son. Please inquire into his citizenship and residence status and determine whether or not he is the applicant's child within the meaning of Section 101(b)(1)(B) of the Act, who may suffer exceptional hardship within the meaning of Section 212(e).

When the appropriate letter has been written, please send it here together with the applicant's file for forwarding to the Department of State.

Attachment

Sam Benson

000048

Deputy Associate Commissioner, Travel
Control, Central Office, Washington, D.C.

SW 2143-C
July 24, 1957

L. W. Gilman, Associate Deputy Regional
Commissioner, Operations, Southwest Region

AD 123 294, Solo Sectors - Section 212(e) Waiver Applicant

Attention: Assistant Commissioner - Adjudications

Subject file is attached for your review together with
prepared letter of denial addressed to the applicant.
Your memorandum CO 212.43-C of January 5, 1957 relates.

Attachment

000049

Att 128 294

Assistant Regional Commissioner,
Travel Control, Southwest Region

July 17, 1967

John F. O'Shea, District Director
Honolulu, Hawaii

Your SW 214j-C, June 13, 1967; CG 212.43-C, January 5, 1967;
Att 128 294, Lolo Sectors - Section 212(e) Waiver Applicant

Subject file together with revised letter of denial is returned.

Attachment
Via Airmail

R47
RL:ads

000050

OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA GEN. REG. NO. 27

UNITED STATES GOVERNMENT

Memorandum

TE
Action
for

SW 2143-C

DATE: June 13, 1967

TO : District Director
Honolulu, Hawaii

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: [REDACTED] Lo Soetoro - Section 212(e) Waiver Applicant

Subject file is returned making reference to CO 212.43-C of January 5, 1967 requesting that your previously prepared letter of denial be brought up to date for reconsideration by the Central Office.

Your previous letter of denial submitted with your memorandum of December 13, 1966 should be revised accordingly.

Attachment

J. P. Sharon

HONOLULU

1967 JUN 15 11 09

RECEIVED
JUN 15 1967
HONOLULU

J. P. Sharon

000051

A14 128 294

Assistant Regional Commissioner
Travel Control, Southeast Region

June 6, 1967

John F. O'Shea, District Director
Honolulu, Hawaii

Your RM 212.4-0, January 13, 1967; CO 212.43-0, January 5, 1967;
[REDACTED] - Section 212(a) Waiver Applicant

In an interview on May 24, 1967, Mrs. Ann Sotore, wife of Subject, advised this office that she will now receive her degree in Anthropology from the University of Hawaii in August 1967. She has written letters to the American Embassy, Indonesia and to other firms concerning employment but has received no answer to date.

There are no new circumstances at this time that would warrant a change in our previous recommendation of denial. We are forwarding the file for your review.

Attachment
Via Airmail

000052

Administrator's Basis for Decision in re: Application for Waiver of Two-Year Residence Requirement of Section 212(c), Immigration and Nationality Act of 1952, etc.

Mrs. Soetoro, the U.S. citizen spouse of the applicant was contacted telephonically on May 22, 1967.

She advised that her husband is still employed by the Indonesian Government, and as before she described his salary as being meagerly, and that he is able to exist only by living with members of his family.

Mrs. Soetoro now advises that her Bachelor's Degree in Anthropology will be obtained in August 1967 instead of April 1967 as previously expected, which is due to a last minute change, that she is short a few credits.

Mrs. Soetoro related that she has written to the American Embassy and various firms in Indonesia in an attempt to find suitable employment in that country. No answer to her letters had been received at this time.

She also told me that she has submitted applications for visas to enter Indonesia to join her husband and her two-year-old child by a previous marriage. She advised that she and her husband will be returning to Indonesia to join her husband and child as she is no longer able to remain in the United States as she is no longer able to support her family.

She also told me that she has submitted applications for visas to enter Indonesia to join her husband and her two-year-old child by a previous marriage. She advised that she and her husband will be returning to Indonesia to join her husband and child as she is no longer able to remain in the United States as she is no longer able to support her family.

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She also told me that she has submitted applications for visas to enter Indonesia to join her husband and her two-year-old child by a previous marriage. She advised that she and her husband will be returning to Indonesia to join her husband and child as she is no longer able to remain in the United States as she is no longer able to support her family.

000053

Honolulu, Hawaii
April 6, 1967

Mrs. Lelo Hostoro
c/o Mr. Stanley A. Dunham
8234 University Ave.
Honolulu, Hawaii

Dear Mrs. Hostoro:

117

April 21, 1967 at 1:30 p

Travel Control - Mr. Schultz

Official Matter

APR 3 1967

Cert. #105201

~~RECEIVED~~
RETURN RECEIPT REQUESTED

000054

Honolulu, Hawaii
3/10/67

Mrs. Lolo Boetoro
c/o Mr. Stanley A. Dunham
2234 University Ave.
Honolulu, Hawaii

SECOND REQUEST

Dear Mrs. Boetoro:

117

3/29/67 - at 2:30 p

Travel Control

Official Matter

000055

Honolulu, Hawaii

2/17/67

Mrs. Iolo Sectors
c/o Mr. Stanley A. Dunham
2224 University Ave.
Honolulu, Hawaii

Dear Mrs. Sectors:

117

2/23/67 at 1:00 p

Travel Control

Official Matter

James A. [Signature]

000056

OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA GEN. REG. NO. 27

5010-108

UNITED STATES GOVERNMENT

Memorandum

TO : District Director
Honolulu, Hawaii

DATE: SW 214j-C
January 13, 1967

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: [REDACTED] lo Soetoro - Section 212(e) Waiver Applicant

Subject file has been reviewed by the Central Office. Attached CO 212.43-C of January 5, 1967 by the Assistant Commissioner, Adjudications indicates the views of the Central Office. We concur.

Subject file is returned for your further action as indicated. Please return file with your comments after the requested action has been taken.

J. P. Sharon

Attachment

HONOLULU

1967 JAN 16 AM 9 17

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AUS
IMMIGRATION &
NATURALIZATION
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000057

**Assistant Regional Commissioner,
Travel Control, Southwest Region**

December 18, 1966

**John F. O'Shea, District Director,
Honolulu, Hawaii**

**Your SW 214j-C, September 15, 1966, A14 128 294, Lolo Sostero,
Section 212(c) Waiver Applicant**

Your memorandum reminded the case to be brought up to date. The applicant's spouse has been re-interviewed and it has been established that the applicant is now in Indonesia and is employed by the Indonesian government. It was also determined that the applicant's spouse is now employed and ~~an administrative assistant~~ ~~has been~~ ~~and has~~ ~~5-year-old~~ ~~children~~ ~~in~~ ~~the~~ ~~United~~ ~~States~~.

~~The case should be referred to the case and attention to~~
~~the fact that the applicant is now in Indonesia and is employed~~
~~by the Indonesian government. It was also determined that~~
~~the applicant's spouse is now employed and an administrative~~
~~assistant has been and has 5-year-old children in the~~
~~United States.~~

APPROVED: A14 128 294

WMA:AMK:MLL

HRS:KN

000058

Our country's exchange violates the many United States old-
fashioned laws, they in this country present very
difficulties for all concerned. In support of your application, you

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The statute provides that a waiver of permanent residence may be granted to an alien who is the spouse or child of an exchange alien. There are certain requirements which must be met in order for an alien to be eligible to apply for a waiver, certain personal hardships in complying with the two-year foreign residence requirement.

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A black and white photograph of a document page. At the top left, there is a small, dark, rectangular stamp or logo. To its right, there is a large, dark, irregular stain or mark. Below these, there is a line of text that is mostly illegible due to the quality of the scan. At the bottom of the page, there is a large, dark, irregular stain that spans across the width of the page. The overall image is grainy and has a high level of contrast.

000061

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JAN 5 1967

Mr. J. Lee Gordon
2226 S. Main Avenue
Honolulu, Hawaii

Dear Sir:

With respect to your application for a waiver of the foreign
residence requirement of section 214(a) of the Immigration and
Nationality Act, as amended, based on the hardship which would result
to your wife by your compliance with the requirement of law.

Cases involving exchange visitors who marry U.S. citizens during
their temporary stay in this country present some difficulties for all
concerned. In support of your application, you state that if you do
not obtain permanent status, your wife will be forced to leave the
country and you will not be able to support her and your child.

It is the policy of the United States to grant waivers of the foreign
residence requirement of section 214(a) of the Immigration and
Nationality Act, as amended, in cases where the applicant can show
that the requirement would result in extreme hardship to the applicant
or to a member of his family.

In your case, you have shown that your wife and child would
be forced to leave the country if you do not obtain permanent status.
This would result in extreme hardship to your wife and child.

Therefore, I am granting you a waiver of the foreign residence
requirement of section 214(a) of the Immigration and Nationality Act,
as amended, for a period of one year from the date of this decision.

This waiver is granted on the condition that you will continue to
show that you are a person of good moral character and that you
are qualified to receive the benefits of the Immigration and Nationality
Act, as amended.

I am enclosing a copy of this decision for you and a copy for
the Department of State. You may wish to consult with an attorney
regarding this decision.

Very truly yours,
[Signature]

Special Agent in Charge

U.S. Department of Justice

Immigration and Naturalization Service

San Francisco, California

Enclosure

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Mr. Lois Sactore
c/o Mr. Stanley A. Dunham
2234 University Avenue
Honolulu, Hawaii

Dear Mr. Sactore:

This refers to your application for a waiver of the foreign resi-
dence requirement of section 212(a) of the Immigration and Nationality
Act, as amended, based on the hardship which would result to your wife

if you were to be deported. The Immigration and Naturalization Service has

been advised that your wife is a native born American citizen and is

currently employed at the University of Hawaii, at a salary of \$750.00 a month.

As she is no longer employed part-time as a tutor, this represents her sole income. From this she contributes

\$20.00 a month to the support of her parents and from \$50.00 to \$75.00

a month. She is the recipient of a scholarship. She indicates she will re-
ceive her husband's income in approximately 10 days. Your wife
has advised me that she has several personal interests in the Hawaiian
Islands and that she has been employed as a tour guide. She has been
employed at the University of Hawaii as a tour guide and has been
employed at the University of Hawaii as a tour guide.

000066

Form I-215A
(Rev. 3-25-65)UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
RECORD OF SWORN STATEMENT IN AFFIDAVIT FORM
AFFIDAVIT

IN RE: SOETORO, Lolo

FILE NO. [REDACTED]

EXECUTED AT Honolulu, Hawaii

DATE Nov. 31, 1965

Before the following officer of the U.S. Immigration and Naturalization Service:
Frank R. Potter, Immigrant Inspector

I, S. Ann Soetoro, acknowledge that the above-named officer has identified himself to me as an officer of the United States Immigration and Naturalization Service authorized by law to administer oaths and take testimony in connection with the enforcement of the Immigration and Nationality laws of the United States. He has informed me that he desires to take my sworn statement in the above matter pursuant to such authority. I am willing to make such a statement. He has told me that my statement must be made freely and voluntarily and may be used against me or any other person in Immigration and Naturalization Service proceedings.

During my exam, I made the following statement: My true and correct name is Stanley Ann Soetoro and I am not known by any other names except Stanley Ann Dymally. I am shown as Stanley Ann Dymally on the records of the University of Hawaii. I am a citizen of the United States by virtue of my birth in Wichita, Kansas. I am married to Lolo Soetoro. He was a student here at the University of Hawaii as an exchange visitor.

He applied to the U.S. Immigration & Naturalization Service for a waiver of the two year residence requirement of the Immigration and Nationality Act. The basis of this application was the fact that the two children who had named me, Soetoro, who offered that it was a reciprocal hardship for me to be with out him rather than a reciprocal hardship for him to be with out me.

I am now living with my parents in the home which they own here in Honolulu until the hardship. My son by a former marriage lives there with me.

As hardship is defined under the present laws, I don't feel that I would undergo any exceptional hardship if my husband were to depart from the United to reside abroad as the regulations require.

I have read the above statement and it is a true and correct statement to the best of my opinion.

S. Ann Soetoro
S. Ann Soetoro

SWORN TO AND SUBSCRIBED BEFORE ME THIS 30th DAY OF NOVEMBER, 1965 AT
HONOLULU, HAWAII.

Frank R. Potter
F. R. Potter, I.N.S.P.

000067

MEMORANDUM FOR FILE

November 22, 1966

In re: Lolo SOETORO, Applicant for Section 212(e) Waiver

Applicant's U.S. citizen spouse was interviewed at Honolulu, Hawaii this date and stated as follows:

"My husband left June 20, 1966 and went back to Jakarta. He is working for the Indonesian Government conducting a topographical survey. He is living in a house that belongs to a relative."

b)(6)

My husband makes the equivalent of \$10.00 a month American amount while in the United States.

Very truly yours,
Lolo S. SOETORO, Applicant

Honolulu, Hawaii

RS:cs

Robert Schultz
Immigrant Inspector

000008

11/9/66

Mrs. Iolo Sontora
c/o Stanley A. Dunham
2231 University Ave.
Honolulu, Hawaii

Travel Control

Official Travel

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OPTIONAL FORM NO. 10
5010-104

UNITED STATES GOVERNMENT

Memorandum

TO : Investigations Unit
Honolulu, Hawaii

DATE: November 7, 1966

FROM : Emmett D. Kellner, Deputy District Director
Honolulu, Hawaii

SUBJECT: Lolo Seafaro, A14 128-294, Applicant for Section 212(a) Waiver

Please attempt to locate Mrs. Seafaro, who is listed in the file as 3826 Ohio Avenue, Honolulu, Hawaii, to contact Mrs. Seafaro and determine if she is the same person as the one who was interviewed on 10/27/66.

PH. 961-115 Business #

Plans to join husband next
Summer if she can save enough
money.

Family Name (Capital letters)	First Name	Middle Initial
	SCOTTED	LOCO
Country of Citizenship	S-360	
INDONESIA	Passport or Alien Registration Number	
	1/1/62	
United States Address (Number, Street, City and State)		
7500 JEROME AVE, HONOLULU, HAWAII		
Aircraft and Flight No. or Vessel of Arrival		Passenger Boarded at
Sept 26, 1962, LANAI		HAWAII
Number, Street, City, Province (State) and Country of Permanent Residence		
D.M. ENO SCOTT, 14, TOWN, HAWAII		
Month, Day and Year of Birth		
Jan 2, 1935		
City, Province (State) and Country of Birth		
HAWAII, HAWAII		
Date issued at		
HAWAII		
Month, Day and Year Visa issued		
SEP 25, 1962		

SURRENDER THIS COPY WHEN LEAVING
THE UNITED STATES-SEE INSTRUCTIONS

RECEIVED

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IMMIGRATION &
NATURALIZATION
SERVICE

000071

10/20/66

Mr. and Mrs. Lois Boston
3326 Ohia Ave.
Honolulu, Hawaii

[Handwritten signature]

Dear Mr. and Mrs. Boston:

117

10/20/66

000072

UNITED STATES GOVERNMENT

Memorandum

TO : Director, Director
Honolulu, Hawaii

DATE: September 15, 1966

FROM : Everett J. Stapp, Acting Assistant Regional
Commissioner, Travel Control, Southeast Region

SUBJECT: [REDACTED] - Section 212(e) Waiver Applicant

Subject file is returned for your further consideration.

On December 11, 1965, the file was returned to the Bureau.

SEP 19 1966
RECEIVED
IMMIGRATION
DIVISION